IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

SUPERIOR AIR PARTS, INC.,
WEIFANG FREESKY AVIATION,
TECHNOLOGY CO., LTD AND
SUPERIOR AVIATION BEIJING CO.,
LTD.

Plaintiffs,

v.

BRUNO KÜBLER, IN HIS CAPACITY AS INSOLVENCY ADMINISTRATOR OF THIELERT AIRCRAFT ENGINES GMBH, AND THIELERT AIRCRAFT ENGINES GMBH,

Defendants,

VS.

TECHNIFY MOTORS GMBH,

Intervenor.

CIVIL ACTION NO. 3:14-cv - 3492

CERTIFICATE OF INTERESTED PERSONS

Pursuant to Fed. R. Civ. P. 7.1 and LR 3.1(c), 81.1(a)(4)(D), Defendants Bruno Kübler, in his capacity as Insolvency Administrator of Thielert Aircraft Engines GMBH (the "Insolvency Administrator" or "Kübler") and Thielert Aircraft Engines GMBH ("TAE") provide the following information:

For a nongovernmental corporate party, the name(s) of its parent corporation and any publicly held corporation that owns 10% or more of its stock (if none, state "None"):

The parent of Defendant Thielert Aircraft Engines GMBH is Thielert AG.

A complete list of all persons, associations of persons, firms, partnerships, corporations, guarantors, insurers, affiliates, parent or subsidiary corporations, or other legal entities that are financially interested in the outcome of the case:

- 1) Superior Air Parts, Inc.
- 2) Weifang FreeSky Aviation, Technology Co., Ltd.
- 3) Superior Aviation Beijing Co., Ltd.
- Bruno Kübler, in His Capacity as Insolvency Administrator of Thielert Aircraft Engines GMBH
- 5) Thielert Aircraft Engines GMBH
- 6) Technify Motors GMBH

Although Defendants contend that Plaintiffs Weifang FreeSky Aviation, Technology Co., Ltd., Superior Aviation Beijing Co., Ltd., and Intervenor Technify Motors GMBH are improperly joined, misjoined and/or are nominal parties and thus do not have a legitimate interest in this case, out of an excess of caution and for the Court's consideration, Defendants have listed those parties here.

Dated: September 26, 2014

Respectfully submitted,

/s/ Craig F. Simon

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Counsel for Defendants

CERTIFICATE OF SERVICE

The undersigned hereby certifies that on this 26th day of September, 2014, a true and correct copy of the foregoing document has been served on the parties listed below and via the manner provided below.

Counsel for Plaintiffs:

Via Hand Delivery: Jerry Alexander James Adams Christopher Robison PASSMAN & JONES 1201 Elm Street, Suite 2500 Dallas, TX 75270

Counsel for Intervenor:

Via Hand Delivery: Ross Cunningham Rose Walker LLP 3500 Maple Ave., Ste. 900 Dallas, TX 75219

Via First Class U.S. Mail Will Skinner Skinner Law Group 21600 Oxnard Street, Suite 1760 Woodland Hills, CA 91367

/s/ Craig F. Simon

Craig F. Simon